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for use by any insurance insurer or insurance support organization, or by a self-insured entity. I...I would suggest that if we...if we leave the language that's in the bill the only exception...it's locked up, basically, and the only exception is to a law enforcement agency for law enforcement purposes, and there isn't any...any exception to that. And...and so I think the department felt like they were actually being considerably narrower than they would be under the Uniform Motor Vehicle Disclosure Act. Now, we got to go back and...and there is a general provision in that disclosure of...of sensitive personal information. It says it can't be released without the expressed written consent of the person to whom the information pertains, except for these other sections, 483, 484, and 2909.01. So the exceptions are broader than the exception in the bill on page 3. The other thing about the amendment, and this doesn't matter really too much to me at all, you talk about, in the amendment, not just a biometric identifier but the digital...

SENATOR CUDABACK: One minute.

SENATOR BROMM: ...image and digital signature and, as you probably have...you probably have...have realized, digital signature and digital image are already provided in the bill to be subject to the Uniform Motor Vehicle Disclosure Act in Section 31 on page 56. So it's redundant with regard to digital image and digital signature, and I think it broadens the release opportunities for the biometric identifier. So I guess I would...I would ask you for your comments on that if you see it differently.

SENATOR CUDABACK: Thank you, Senator Bromm. We're discussing the Brashear amendment, AM0522, to LB 574. Senator Brashear, on that amendment.

SENATOR BRASHEAR: Thank you, Mr. President, members of the body. Senator Bromm, I hear what you're saying. I listened, I think, carefully and understood, and I think you raise some valid points. My problem is that...and I understand that you are telling us that the digital image and the digital signature are subject to the cross-reference without the amendment, and I